

NATIONAL RECOVERY ADMINISTRATION

AMENDMENT TO  
CODE OF FAIR COMPETITION

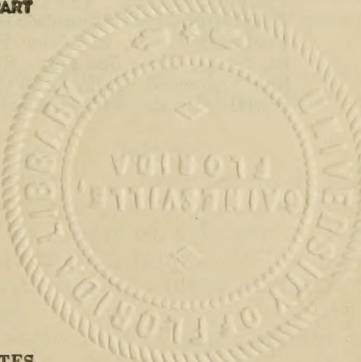
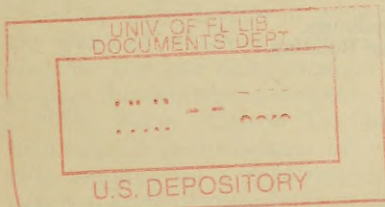
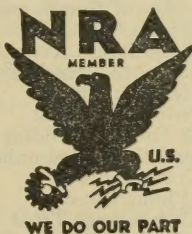
FOR THE

COTTON TEXTILE INDUSTRY

AS APPROVED ON AUGUST 25, 1933

BY

PRESIDENT ROOSEVELT



UNITED STATES  
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**Approved Code No. 1—Amendment No. A-1**

**AMENDMENT TO CODE OF FAIR COMPETITION  
FOR THE  
COTTON TEXTILE INDUSTRY**

**As Approved on August 25, 1933**

**BY  
PRESIDENT ROOSEVELT**

**EXECUTIVE ORDER**

An application having been made by the Cotton Textile Industry Committee and the Executive Committee of the National Rayon Weavers' Association, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for modification and amendment of the Code of Fair Competition for the Cotton Textile Industry, as heretofore approved by me, and for the modification of my approval of said Code of Fair Competition accordingly, and the Administrator having recommended the granting of such application, such proposed modifications and amendments to be in accordance with the following proposals:

(a) That in the definition of the term "Cotton Textile Industry" in Section 1 of said Code, there be inserted after the word "process" the following:

"and/or manufacture of woven rayon fabrics, 18" or more in width, the warp of which is primarily rayon or other synthetic fiber yarn, whether finished or unfinished"

so that the completed sentence shall read as follows:

"The Term 'Cotton Textile Industry' as used herein is defined to mean the manufacture of cotton yarns and/or cotton woven fabrics, whether as a final process or as a part of a larger or further process, and/or manufacture of woven rayon fabrics, 18" or more in width, the warp of which is primarily rayon or other synthetic fiber yarn, whether finished or unfinished."

(b) That in the first sentence of Section VI of said Code the word "and" be omitted before the words "the National Association of Cotton Manufacturers" and that there be inserted after those words "and the National Rayon Weavers' Association," so that the completed sentence shall read as follows:

"To further effectuate the policies of the Act, the Cotton Textile Industry Committee, the applicant herein, or such successor com-



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mittee or committees as may hereafter be constituted by the action of the Cotton-Textile Institute, the American Cotton Manufacturers Association, the National Association of Cotton Manufacturers, and the National Rayon Weavers' Association, is set up to cooperate with the Administrator as a Planning and Fair Practice Agency for the Cotton Textile Industry."

(c) That a new section to be known as Section XVIII be added to the Code as follows:

"Any manufacturer operating silk looms known to the trade as a silk manufacturer and so listed in trade directories may elect not to be bound by any of the provisions of this Code with respect to its synthetic fiber production as herein defined above, provided, that notice of such decision by such manufacturer shall be filed in writing with the Cotton-Textile Institute, Inc. at its office at 320 Broadway, New York, N.Y., not later than 6:00 P.M. Eastern Standard Time, on the tenth day following the approval of this paragraph."

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do approve the granting of the aforesaid application, such modification and amendment to take effect one week from the date hereof, unless good cause to the contrary is shown to the Administrator before that time, and do order that the final approval of the Code of Fair Competition for the Cotton Textile Industry contained in my Executive Order dated July 16, 1933, is hereby modified to the foregoing effect.

FRANKLIN D. ROOSEVELT.

Approval recommended:

HUGH S. JOHNSON,  
*Administrator.*

AUGUST 25, 1933.

Approved Code No. 1—Amendment No. A-1  
Registry No. 299-25

